

TOWN OF KENTVILLE BY-LAW CHAPTER 70 ANIMAL CONTROL

1. This By-law is entitled the "Animal Control By-law" and is intended to outline the control of animals in the Town of Kentville and incorporates the amendments as set forth in the Animal Control – Amending Bylaw (2022).

DEFINITIONS

- 2. In this By-Law:
 - 1) "Animal Control Officer" means a special constable or by-law enforcement officer appointed pursuant to the Police Act or similar legislation and empowered by such appointment to enforce this By-law, or a police officer for the Town, and an Animal Control Officer is not an Owner of any animals seized by him as Animal Control Officer;
 - 2) "Cat" means a feline of any breed of domesticated cat or crossbreed domesticated cat:
 - 2a) "Chicken License" means a license issued by Staff authorizing the license holder to raise chickens on a specific property within the Town; 2b) "Chickens" means hens and poults but does not include roosters;
 - "Chief Administrative Officer" means the Chief Administrative Officer for the Town;
 - 3a) "Coop" means a fully enclosed weather-proof structure and attached outdoor enclosure used for the keeping and protection of chickens at night:
 - 4) "Council" means the Council of the Town;
 - 5) "destroy" means kill;
 - 6) "Director of Finance" means the Director of Finance for the Town;
 - 7) "Dog" means any dog, male or female, or an animal that is the result of the breeding of a dog and any other animal;
 - 8) "Dog Registration Fee" means such fee as is set out in Policy Statement G33 Animal Control Bylaw Fees, or such other fee as is set by Policy of Council, for registering a dog, such fee to be set considering the cost of maintaining and improving a registry system for Dogs and enforcing this By-law, and the Fee may:
 - a. be greater for female Dogs than for male Dogs;
 - be greater for unspayed or unneutered Dogs than for spayed or neutered Dogs; and
 - c. be less for initial registration of a Dog where such registration by the Owner was not required prior to September 30th of the year of registration;

- 9) "Extraordinary Expense" means any expense incurred by Staff in relation to an animal except for provision of food and shelter;
- 10) "Impounding Fees" mean such fees for the cost of impounding an animal by the Animal Control Officer, and the Fees may differ for different types of animals;
- 11) "Owner" of an animal includes any person who possesses, has the care of, has the control of, or harbours an animal and, where the person is a minor, includes a person with custody of the minor;
- 12) "Pound Fees" means such fees for the provision of food and shelter to animals harboured at the pound, and such Fees may differ for different types of animals.
- 13) "Pound Keeper" means a person appointed by Council or the Chief Administrative Officer as Pound Keeper, and a Pound Keeper is not an Owner with respect to any animals kept by him as Pound Keeper;
- 14) "Redemption Period" means that period of time which commences with the possession of an animal by the Pound Keeper and expires 72 hours later, except where the period expires when the pound is closed the period shall be extended to the expiry of the next business day;
- 15) "Registration Tag" means a tag bearing a serial number and the year in which it is issued by Staff to the Owner of a Dog upon registration of the Dog to identify the Dog, and includes a Replacement Tag issued to replace a missing tag;
- 16) "Replacement Tag Fee" means such fee as is set out in Policy Statement G33 Animal Control Bylaw Fees for providing a Replacement Tag to an Owner of a Dog when a Registration Tag is lost:
- 17) "Staff" means those persons assigned by Council or the Chief Administrative Officer to administer the provisions of this By-law, and for the purposes of this By-law shall also include individuals at locations other than the Town Hall in Kentville who are authorized by Council or the Chief Administrative Officer to register Dogs or issue Registration Tags, and shall also include the Pound Keeper;
- 18) "Town" means the Town of Kentville.

DOG REGISTRATION

- 3. (1) Every Owner of a Dog shall register such Dog with Staff within 10 days of becoming the Owner and annually thereafter on or before the 31st day of March in each year and shall pay a Dog Registration Fee to the Town for each Dog.
 - (2) The following persons are exempt from registering a Dog and paying a Dog Registration Fee, although they may choose to do so:
 - a. a veterinarian who temporarily harbours a Dog for the sole purpose of providing it with medical care;
 - an Owner of a Dog that is trained to assist and assists the Owner with a disability, and such an Owner is exempt from the payment of a Dog Registration Fee for such Dog if the Owner chooses to register the Dog;

- c. an Owner of a Dog that is less than 3 months old;
- d. a person who harbours a stray Dog for less than 7 days; and
- e. an agent for the Society for the Prevention of Cruelty Kings Branch who temporarily harbours a Dog in the care of the Society; and the onus is on such persons to prove the exemption.

REGISTRATION PROCESS

- 4. To register a Dog, the Owner shall provide to Staff the following:
 - 1) name, civic address, mailing address and telephone number of the Owner:
 - 2) name and breed of the Dog;
 - description of the Dog including the breed, whether the Dog is male or female, any identifying characteristics including micro-chip implants, tattoos or special markings, and, when applicable, proof that the Dog has been spayed or neutered; and
 - 4) applicable Dog Registration Fee.

The Owner may also provide any other information that may assist in identifying the Dog.

- 5. Staff shall keep a record of every Dog registered, recording the following information:
 - 1) registration date;
 - 2) registration number;
 - 3) name of Dog;
 - 4) description of the Breed of the Dog and any identifying characteristics:
 - 5) name, civic address, mailing address, and telephone number of the Owner; and
 - any other information provided by the Owner that may assist in identifying the Dog;

and shall issue to the Owner a Registration Tag.

- 6. Where a Registration Tag issued by Staff to an Owner of a Dog becomes lost, the Owner shall obtain a Replacement Tag from Staff upon payment of a Replacement Tag Fee.
- 7. The Owner of every Dog shall keep on the Dog a collar with the Registration Tag issued for that Dog at the time of registration or a Replacement Tag, and the Tag shall be kept securely fixed on the Dog at all times during the year.
- 8. Where an Owner has registered a Dog and subsequently ceases to be the Owner of the Dog as a result of death, sale or transfer of the Dog, the Owner shall provide to Staff within 30 days of ceasing to be the Owner of the Dog written notice of:
 - the name, civic address, mailing address, and telephone number of the person to whom the Dog was sold or transferred;
 - 2) the Dog's name and description;
 - 3) the Dog's registration number; and
 - 4) the reason for ceasing to be the Owner of the Dog.

- The Owner of a Dog shall deliver in writing to Staff a statement of the number of Dogs owned, harboured, or that are habitually kept upon the premises occupied by the Owner, within 10 days after receiving notice from Staff requiring such information to be provided.
- 10. No more than three Dogs may be kept on any property.
- 11. Any person resident within the Town who purchases a Dog from the Pound Keeper shall register the Dog, pay the appropriate fee, and obtain a Registration Tag for such Dog before taking it from the pound.

CHICKENS

11a. A Chicken License is not required to keep chickens in the Town, but an Owner of a Chicken is encouraged to obtain a License by submitting a Chicken License Application in such form as required by staff.

11b. A license is not required to keep chickens, but the Town encourages voluntary registration of backyard chickens.

11c. The keeping of Chickens shall be limited to a maximum of ten (10) chickens.

11d. Chickens must be contained within a fence on the property, and must have access to a coop at night which is within the fenced area; 11e. The fenced area must

- i. Be located in a rear yard;
- ii. Be setback a minimum of 20 metres from any watercourses:
- iii. Be setback a minimum of 1 metre from all property lines; and
- iv. Satisfy any other regulations for fences in the Land Use Bylaw.
- 11f. The keeping of roosters is prohibited.

ENFORCEMENT AND OFFENCES

- 12. The Animal Control Officer shall enforce this By-Law.
- 13. An animal runs at large in the Town when:
 - the animal is off the property owned or occupied by the animal's Owner without the animal being under the apparent restraint or control of some person;
 - 2) the animal is tethered on a tether of sufficient length to permit the animal to leave the property owned or occupied by the animal's Owner;
 - 3) the animal is on property not owned by the animal's Owner where a sign has been erected prohibiting such an animal from being on the property; or
 - 4) the animal is on property not owned by the animal's Owner where a sign has been erected requiring such an animal to be under the control of some person by means of a harness or leash while on the property, and the animal is not under such control.
- 14. A Dog is fierce or dangerous if:
 - 1) the Dog has bitten a person or domestic animal;
 - 2) the Dog, when either unmuzzled or unleashed, has approached any person in a vicious or terrorizing manner in an apparent attitude of

- attack at any place other than the property owned or occupied by the Dog's Owner;
- 3) the Dog has a known propensity, tendency or disposition to attack, to cause injury to, or otherwise endanger the safety of human beings or domestic animals;
- 4) the Dog is owned or harboured in whole or in part for the purpose of dog fighting; or
- 5) the Dog is trained for dog fighting.
- 15. Evidence that one person is unreasonably disturbed by a Dog barking, howling or otherwise is prima facie evidence that the quiet of the neighbourhood is disturbed.
- 16. Every Owner of a Dog:
 - 1) whose Dog is not registered pursuant to this By-law;
 - 2) whose Dog is not wearing a Registration Tag pursuant to this By-law;
 - 3) who fails to notify Staff of cessation of ownership of a Dog pursuant to this By-law;
 - 4) who neglects or refuses to provide a written statement required by this By-law;
 - 5) whose Dog runs at large in the Town;
 - 6) whose Dog persistently disturbs the quiet of a neighbourhood by barking, howling or otherwise, or unreasonably disturbs or tends to disturb the peace and tranquility of a neighbourhood;
 - 7) who harbours, keeps, or has under care, control or direction a Dog that is fierce or dangerous; or
 - 8) who fails to remove the Dog's feces from public property or private property other than the Owner's; is guilty of an offence.
- 17. (1) It shall be a defense to a charge under subsection 21(5) of this By-law that at the time of running at large the Dog is:
 - a. participating in a dog exhibition event;
 - b. participating in a search and rescue operation or lawenforcement operation;
 - c. or assisting a person with a disability, provided the dog is trained for such purpose.
 - (2) It shall be a defense to a charge under subsection 21(7) of this By-law that at the time of an attack or a biting:
 - a. the Dog was being tormented or abused by the person or domestic animal attacked or bitten;
 - b. the Dog was acting in defense of itself or a person;
 - c. the Dog was acting as a professionally trained guard dog while lawfully engaged for law enforcement or guard duties; or
 - d. the attack or bite was inflicted upon or sustained by a person who was committing one or more of the following:
 - i. willful trespass or other tort;
 - ii. a criminal act upon premises owned or occupied by the Owner of the Dog; or
 - iii. a trespass contrary to Provincial or Federal Legislation.

- (3) It shall be a defence to a charge under subsection 21(8) of this By-law that, at the time of the failure to remove the Dog's feces, the Owner had a disability that prevented the Owner from complying with the subsection and the Dog was trained to assist a person with such a disability and the Dog was assisting the Owner with such a disability.
- 18. Every owner of a cat, snake, lizard, or other reptile, horse, colt, ass, mule, ox, cow, or other cattle, pig, skunk, ferret, monkey, rabbit, rodent, sheep, goat, goose, turkey, or other fowl who allows such an animal to run at large in the Town is guilty of an offence.
- 19. (1) Every person who keeps more than three Dogs on any property contrary to this By-law is guilty of an offence.
 - (2) It shall be a defence to a charge under this section that the property on which the Dogs are kept is a veterinary hospital and the Dogs are present for the purpose of receiving medical care.
 - (3)It shall be a defence to a charge under this section that the Dogs are kept more than 300 feet from neighbouring residential property boundaries.
 - (4)It shall be a defence to a charge under this section that the property on which the Dogs are kept is a temporary shelter for Dogs and is approved by the Board of Directors of the Society for the Prevention of Cruelty Kings Branch ("SPCA"), the shelter is in good standing with the SPCA, and any Dogs in excess of the three permitted Dogs are kept on the property on behalf of, and at the written request of, the SPCA, and the person shall produce written proof of such request from the SPCA upon demand of the Animal Control Officer, which request shall specifically identify the Dogs.

19a. Any person who violates sections 14, 15, 16 or 17 relating to the keeping of chickens and roosters, is guilty of an offence.

19b. It shall be a defence to a charge that the size of a flock of chickens exceeds the limit imposed in section 13 that the size is no larger than the size that existed on the date of the adoption of this Bylaw

19c. It shall be a defence to a charge of keeping a rooster that the Owner kept no fewer roosters at the time of the adoption of this Bylaw.

20.Staff shall apply to the Governor in Council pursuant to the Summary Proceedings Act, R.S.N.S. 1989, c.450, as amended, to have the offences under this By-law designated by the Summary Offence Ticket Regulations to permit the use of summary offence tickets for prosecuting such offences in appropriate circumstances.

IMPOUNDING

- 21. An Animal Control Officer may, without notice to or complaint against the Owner, impound any animal that:
 - 1) runs at large in the Town:
 - 2) is not registered or not wearing a Registration Tag required by this By-Law;
 - 3) is fierce or dangerous:

- 4) is rabid or appears to be rabid or exhibits symptoms of canine madness; or
- 5) persistently disturbs the quiet of the neighbourhood by barking, howling or otherwise;

and deliver the animal to the Pound Keeper

22. The Pound Keeper shall:

- provide adequate facilities for the keeping of such animals as may be seized by the Animal Control Officer;
- 2) collect Impounding Fees, Pound Fees and any other charges as provided in this By-Law and forward such funds to the Director of Finance; and
- 3) be responsible for the operation of the pound, including providing adequate food and water to impounded animals, maintaining the pound in a reasonable state of cleanliness, and keeping the pound premises neat and tidy in appearance.
- 23.(1) An animal must be redeemed by its Owner within the Redemption Period or the animal may be sold or destroyed by the Pound Keeper.
 - (2) If an impounded Dog has a Registration Tag fixed to it, the Pound Keeper shall attempt to contact the registered Owner using the records associated with the Registration Tag. If an impounded animal other than a Dog has the name and telephone number of its Owner attached to it, the Pound Keeper shall attempt to contact the Owner. The onus is on the Owner, however, to ascertain within the Redemption Period whether the animal has been impounded, and neither the Pound Keeper nor the Town shall incur liability in the event of failure to contact the Owner.
- 24. No Dog may be redeemed by its Owner or sold by the Pound Keeper if the Dog:
 - 1) is fierce or dangerous;
 - 2) is rabid or appears to be rabid; or
 - 3) exhibits symptoms of canine madness;

and the Dog shall be destroyed by the Pound Keeper.

- 25.(1) An animal cannot be redeemed by its Owner until proof of ownership of the animal is provided to the Pound Keeper by the Owner, Impounding Fees, Pound Fees, and any Extraordinary Expense are paid by the Owner to the Pound Keeper, and, where applicable, the Dog is registered and a Registration Tag is fixed to the Dog.
 - (2) Notwithstanding subsection (1), a Cat cannot be redeemed by its Owner if the Cat was impounded for running at large for the third time within a period of 24 months, and the Pound Keeper shall dispose of the Cat as if the Redemption Period had expired.
 - (3) Notwithstanding subsection (1), a Cat cannot be redeemed by its Owner if the Owner has been convicted of three offences pursuant to

- section 18 within a period of 24 months and the Pound Keeper shall dispose of the Cat as if the Redemption Period had expired.
- (4) Notwithstanding subsection (1), a Dog cannot be redeemed by its Owner if the Dog was impounded for:
 - a. running at large; or
 - persistently disturbing the quiet of the neighbourhood by barking, howling or otherwise, or unreasonably disturbs or tends to disturb the peace and tranquility of a neighbourhood;

for the third time within a period of 24 months, and the Pound Keeper shall dispose of the Dog as if the Redemption Period had expired.

- (5) Notwithstanding subsection (1), a Dog cannot be redeemed by its Owner if the Owner has been convicted of three offences pursuant to subsections 16(5), 16(6), 16(7), or subsection 21(1) of this By-law, or any combination thereof, within a period of 24 months, and the Pound Keeper shall dispose of the Dog as if the Redemption Period had expired.
- 26.(1) Upon the expiry of the Redemption Period for an animal, the Pound Keeper may sell any animal eligible to be sold for the best price reasonably obtainable.
 - (2) If an animal cannot be sold by the Pound Keeper within a reasonable period of time, the Pound Keeper shall destroy the animal.
- 27. An Animal Control Officer may without notice to or complaint against the Owner, kill on sight any animal that:
 - (1) is fierce or dangerous or appears to be fierce or dangerous;
 - (2) is rabid or appears to be rabid:
 - (3) exhibits symptoms of canine madness:
 - (4) is running at large and eludes capture by the Officer; or
 - (5) is running at large and which the Officer believes to pose a danger to a person or a domestic animal or to property of persons other than the Owner.

PENALTIES AND ANIMAL OWNER LIABILITY

- 28.(1) Any person who contravenes section 14, 15, 16, 17, 22, 24 or 25 of this By-law is punishable on summary conviction by a fine of not less than \$150.00 and not more than \$10,000.00, plus any Impounding Fees, Pound Fees, and Extraordinary Expense associated with the conduct that gives rise to the offence, and in default of payment to imprisonment for a period not exceeding one year.
 - (2) Any person who contravenes subsection 21(7) of this By-law is punishable on summary conviction by a fine of not less than \$350.00 and not more than \$10,000.00, plus any Impounding Fees, Pound Fees, and Extraordinary Expense associated with the conduct that gives rise to the offence, and in default of payment to imprisonment for a period not exceeding one year.
- 29. Any person who contravenes section 22 (2) of this By-law and who is given notice of the contravention may pay to the Town, at the place specified in the notice, the sum described in Policy Statement G33 Animal Control

- Bylaw Fees, plus any Impounding Fees, Pound Fees, and Extraordinary Expense as stated in the notice, within 14 days of the date of the notice and shall thereby avoid prosecution for that contravention.
- 30. Any Owner of an animal that is impounded is liable for any Impounding Fees, Pound Fees, and Extraordinary Expense despite the failure of the Owner to redeem the animal and regardless of whether the owner is convicted of an offence pursuant to this By-law.

EFFECTIVE

31. This By-law is effective upon publication.

Clerk's Annotation For Official By-Law Book Bylaw

Date of first reading:	November 9, 2005
Date of advertisement of Notice of Intent to Consider:	November 22, 2005
	November 25, 2005
	November 29, 2005
	December 2, 2005

December 2, 2005 December 6, 2005 December 9, 2005 December 13, 2005

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Date of second reading:

*Date of advertisement of Passage of By-Law:

Date of mailing to Minister a certified copy of By-Law:

Date of second reading:

December 13, 2006

January 3, 6, 2006

June 6, 2006

Amending Bylaw

Date of first reading:

Date of advertisement of Notice of Intent to Consider:

Date of second reading:

*Date of advertisement of Passage of By-Law:

Date of mailing to Minister a certified copy of By-Law:

October 24, 2022

November 4, 2022

December 13, 2022

December 2, 2022

I certify that this Animal Control – Consolidated Bylaw – Chapter 70 was adopted by Council and published as indicated above.

Dan Troke, Clerk

*Effective Date of the By-Law unless otherwise specified in the By-Law

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